



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/325,423	06/04/1999	SYED S. ALI	ALI-12-8-1	2792
7590 07/15/2005			EXAMINER	
William H. Bollman			PHAN, JOSEPH T	
Manelli Denison & Selter PLLC 2000 M Street NW			ART UNIT	PAPER NUMBER
7TH Floor Washington, DC 20036-3307			2645	
			DATE MAILED: 07/15/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/325,423	ALI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Joseph T. Phan	2645				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period or - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from o, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 08 A	<i>pril</i> 2005.					
2a) This action is FINAL . 2b) ☑ This	☐ This action is FINAL . 2b) ☐ This action is non-final.					
• • • • • • • • • • • • • • • • • • • •						
Disposition of Claims						
4)	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct 11). The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
<u> </u>	. maioritu maioritu	(4) == (6)				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1: Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)	•					
1) Notice of References Cited (PTO-892)	4) Interview Summary					
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail Da 5) ☐ Notice of Informal P 6) ☐ Other:	ate atent Application (PTO-152)				
	-/					

Art Unit: 2645

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 3, 6-14, 16-20, and 22-25 rejected under 35 U.S.C. 102(e) as anticipated by Tatchell, Patent #5,905,774.

Regarding claim 1, Tatchell teaches a notification module for a voice messaging system(Fig.1), comprising:

a Caller ID information detector/receiver to detect and receive Caller ID information, which is provided by a telephone company via a service, regarding incoming telephone calls(Fig.5a); an auto dialing calling module adapted to initiate a communication with a user at a remote location (Fig.1); a table associating particular events with a need for notification of said user(52 Fig.5a, 5b); and a controller to activate said auto dialing calling module to send a notification message to said user upon satisfaction of a particular event based on Caller ID information, wherein said satisfaction of said particular event is determined based on receipt of at least two telephone calls within a predetermined range of time as defined by one or more entries in said table (col.16 lines 42-48, col.18 lines 26-56, col.20 lines 25-36; Tatchell teaches

Art Unit: 2645

the user can set a predetermined range of time with a particular event and is understood to receive at least two calls, claims do not recite automatically sending a notification upon receiving at least two calls or can read on user can manually initiate the auto dialing module upon reviewing that he has received at least calls-col.16 lines 44-48).

Regarding claims 3, Tatchell teaches the notification module for a voice messaging system according to claim 1, wherein: said particular events include a occurrence of a predetermined number of telephone calls within a range of time from a particular caller (col.16 lines 41-51).

Regarding claims 6 and 7, Tatchell teaches the notification module for a voice messaging system according to claim 1, further comprising:

an audible notification message to be communicated to said remote user (col.20 lines 1-23; ring or call waiting tone is audible).

Regarding claim 8, Tatchell teaches the notification module for a voice messaging system according to claim 6, wherein: said notification message is a textual message (col.21 lines 1-20).

Regarding claims 9 and 10, Tatchell teaches the notification module for a voice messaging system according to claim 1, further comprising:

a remote notification designation identifying a telephone number/communication address of said remote user (col.20 lines 31-37).

Regarding claim 11, Tatchell teaches the notification module for a voice messaging system according to claim 10, wherein:

Art Unit: 2645

said communication is provided by establishment of a telephone call (col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39).

Regarding claim 12, Tatchell teaches the notification module for a voice messaging system according to claim 10, wherein: said communication includes transmission of information over the Internet (Fig.1).

Regarding claim 13, Tatchell teaches the notification module for a voice messaging system according to claim 10, wherein: said communication is an email message (col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39; voicemail is interpreted as email)

Regarding claim 14, Tatchell teaches the notification module for a voice messaging system according to claim 10, wherein: said voice messaging system is a telephone answering device (col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39).

Regarding claim 16, Tatchell teaches a method for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls, comprising:

logging a plurality of entries of Caller ID information, which is provided by a telephone company via a service as it is received by said voice messaging system (col.16 lines 36-52).

after said plurality of entries of Caller ID information have been received, reviewing said plurality of entries of logged Caller ID information for satisfaction of a predetermined event by one or more of said incoming calls based on receipt of at least

Art Unit: 2645

two telephone calls within a predetermined range of time; and calling a remote user with a notification message in response to satisfaction of said predetermined event (col.16 lines 42-48, col.18 lines 26-56, col.20 lines 25-36; a remote user is notifed by a message, Tatchell teaches the user can set a predetermined range of time with a particular event and is understood to receive at least two calls, claims do not recite automatically sending a notification upon receiving at least two calls or can read on user can manually initiate the auto dialing module upon reviewing that he has received at least calls-col.16 lines 44-48).

Regarding claims 17 and 18, Tatchell teaches the method for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls according to claim 16, wherein:

said remote user is notified by the establishment of a telephone call from said voice message system (col.17 lines 35-43 and col.16 lines 44-52).

Regarding claim 19, Tatchell teaches the method for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls according to claim 16, wherein: said remote user is notified with a textual notification message (col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39).

Regarding claim 20, Tatchell teaches the method for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls according to claim 16,

wherein:

said textual notification message is an email message (col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39; voicemail is interpreted as email)

Regarding claim 22, Tatchell teaches the method for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls according to claim 16, wherein:

said voice messaging system is a telephone answering device (Fig.1, and col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39).

Regarding claim 23, Tatchell teaches an Apparatus for notifying a user of a voice messaging system or other designated party upon satisfaction of a predetermined event based on logged call related information regarding incoming calls, comprising: means for logging a plurality of entries of Caller ID information, which is provided by a telephone company via a service as it is received by said voice messaging system(col.16 lines 42-48, col.18 lines 26-56, col.20 lines 25-36; Tatchell teaches the user can set a predetermined range of time with a particular event and is understood to receive at least two calls, claims do not recite automatically sending a notification upon receiving at least two calls or can read on user can manually initiate the auto dialing module upon reviewing that he has received at least calls-col.16 lines 44-48).

Regarding claim 24, Tatchell teaches a telephone answering device (50 Fig.1) comprising:

a Caller ID information detector/receiver to detect and receive Caller ID information,

Art Unit: 2645

which is provided by a telephone company via a service, regarding incoming telephone calls, a controller and voice recorder/playback module (Fig.1, and *col.17 lines 35-43 and col.16 lines 44-52*); and

a calling module activated by receipt of predetermined Caller ID information, said calling module being adapted to initiate a telephone call to a predetermined notification telephone number upon satisfaction of a predetermined event based on receipt of at least two telephone calls within a predetermined range of time, to notify a remote user with a notification message (col.16 lines 42-48, col.18 lines 26-56, col.20 lines 25-36; Tatchell teaches the user can set a predetermined range of time with a particular event and is understood to receive at least two calls, claims do not recite automatically sending a notification upon receiving at least two calls or can read on user can manually initiate the auto dialing module upon reviewing that he has received at least calls-col.16 lines 44-48).

Regarding claim 25, Tatchell teaches the telephone answering device according to claim 24, wherein:

said calling module is further adapted to provide a notification message to a party answering said predetermined notification telephone number (Fig.1,col.10 lines 1-7,34-39, and col.12 line 65-col.13 line 39).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Art Unit: 2645

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 16, 23-24, and 26-29 rejected under 35 U.S.C. 102(e) as being anticipated by Swartz, Patent #6,445,694.

Regarding claims 1,16, and 23-24 Swartz teaches a notification module for a voice messaging system(Fig.1), comprising:

a Caller ID information detector/receiver to detect and receive Caller ID information, which is provided by a telephone company via a service, regarding incoming telephone calls; an auto dialing calling module adapted to initiate a communication with a user at a remote location; a table associating particular events with a need for notification of said user; and a controller to activate said auto dialing calling module to send a notification message to said user upon satisfaction of a particular event based on Caller ID information, wherein said satisfaction of said particular event is determined based on receipt of at least two telephone calls within a predetermined range of time as defined by one or more entries in said table(Fig.7 and Fig.11; page upon satisfaction of event).

Regarding claim 26, Swartz teaches a notification module for a voice messaging system, comprising:

a Caller ID information detector/receiver to detect and receive Caller ID information, which is provided by a telephone company via a service, regarding incoming telephone calls, an auto notification module adapted to initiate a communication with a user at a

Art Unit: 2645

remote location, a table associating particular events with a need for notification of said user; and a controller to activate said auto notification module to send a notification message to said user upon satisfaction of a particular event based on Caller ID information, said notification message being communicated via an Internet(Fig.8-Fig.9).

Regarding claim 27, Swartz teaches the notification module for a voice messaging system according to claim 26, wherein: said notification message communicated via said Internet is an email message(Fig.8-Fig.9).

Regarding claim 28, Swartz teaches the notification module for a voice messaging system according to claim 26, wherein: said notification message is an audible message(Fig.8-Fig.9).

Regarding claim 29, Swartz teaches the notification module for a voice messaging system according to claim 26, wherein said notification message is a textual message(Fig.8-Fig.9).

Response to Arguments

3. Applicant's arguments with respect to claims 1, 3, 6-14, 16-20, and 22-29 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph T. Phan whose telephone number is (571) 272-7544. The examiner can normally be reached on Mon-Fri 9am-6pm.

Application/Control Number: 09/325,423 Page 10

Art Unit: 2645

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (571) 272-7547. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JTP July 7, 2005 / 1

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600